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INDYZEN, INC. and PRAVEEN NARRA KUMAR

7  
8 UNITED STATES DISTRICT COURT  
9 NORTHERN DISTRICT OF CALIFORNIA

10 PARKRIDGE LIMITED, a Hong Kong  
corporation, by Mabel Mak, and MABEL  
11 MAK, an individual,

12 Plaintiffs,

13 v.  
14 INDYZEN, INC., a California corporation,  
15 and PRAVEEN NARRA KUMAR, an  
individual,

16 Defendants,

17 CASE NO. 16-CV-07387-JSW

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**RE-NOTICE OF PETITION FOR AN  
ORDER COMPELLING ARBITRATION  
PURSUANT TO 9 U.S.C. § 4**

22 Date: February 9, 2018  
Time: 9:00 AM  
Dept.: Courtroom 5, 2<sup>nd</sup> Floor  
Judge: Hon. Jeffrey S. White

23 To Plaintiffs Parkridge Limited and Mabel Mak (collectively the “Plaintiffs”), and Randy  
24 Dobson (“Dobson”) California Management Group a/k/a CMG.Asia (“CMG”) California Fitness  
25 & Yoga Centers (“CFYC”), F8 Vietnam Company (the “F8 Company”), and Boon Global  
26 Limited (“Boon”).

27 Please take notice that on February 9, 2018, at 9:00 AM, at the United States District  
Court, Northern District of California, located at 1301 Clay Street, Oakland, CA 94612, in  
Courtoom 5, 2<sup>nd</sup> Floor, Defendant Indyzen, Inc. (“Indyzen”) will, and hereby does, petition the  
Court for an order compelling arbitration of Indyzen’s counterclaims against Dobson, CMG,  
CFYC, F8 Company, and Boon in in the related arbitration, AAA Case No.: 01-17-0003-4918, so  
that the Arbitrator in that case can determine whether these additional parties should be brought

1 into the arbitration. This Re-Notice is made pursuant to the Order Reassigning Case, entered  
2 today, January 5, 2018, which states in relevant part that “[m]otions must be renoted for hearing  
3 before the judge to whom the case has been reassigned, but the renoticing of the hearing does not  
4 affect the prior briefing schedule.” (**Dkt. No. 38.**)

5 This Petition is made pursuant to 9 U.S.C. § 4 on grounds that Plaintiffs and Defendants  
6 contracted to resolve disputes like this one in arbitration and have been ordered to arbitration by  
7 this Court, and Dobson, CMG, CFYC, F8 Company, and Boon are all also bound to the same  
8 contractual arbitration but have refused to arbitrate as required.

9 This Petition is based on this Re-Notice of Petition. It is also based on the Petition to  
10 Compel Arbitration, Memorandum of Points and Authorities, Request for Judicial Notice and  
11 Exhibits thereto, Declaration of Praveen Narra and Exhibits thereto, Declaration of Ethan G.  
12 Solove and exhibits thereto, the Proposed Order, all of which were filed and served on December  
13 14, 2017 (**Dkt. No. 32.**), as well as the pleadings, records, and files of this lawsuit, and on such  
14 other and further oral and documentary evidence and legal memoranda as may be presented at or  
15 before the hearing on this Petition.

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17 Dated: January 5, 2018

STRUCTURE LAW GROUP, LLP

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19 By: /s/ Ethan G. Solove

20 Ethan G. Solove, Esq.  
21 Attorneys for Defendants  
22 INDYZEN, INC., and PRAVEEN NARRA  
23 KUMAR